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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/630,731	07/31/2003		Takenori Yoshizawa	0717-0513P	9350	
2292	7590	07/31/2006		EXAMINER		
BIRCH ST PO BOX 74		KOLASCH & BIR	WUJCIAK, ALFRED J			
		A 22040-0747	ART UNIT	PAPER NUMBER		
				3632		

DATE MAILED: 07/31/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applicat	ion No.	Applicant(s)	• .	
	10/630.7	10/630,731		YOSHIZAWA, TAKENORI	
Office Action Summary	Examine		Art Unit	<u>·</u>	
		seph Wujciak III	3632		
The MAILING DATE of this commu				dress	
Period for Reply			•		
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMU!  - Extensions of time may be available under the provisio after SIX (6) MONTHS from the mailing date of this cor  - If the period for reply specified above is less than thirty  - If NO period for reply is specified above, the maximum  - Failure to reply within the set or extended period for reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b).	NICATION.  ns of 37 CFR 1.136(a). In no enterior munication.  (30) days, a reply within the state statutory period will apply and voly will, by statute, cause the apply after the mailing date of this control.	vent, however, may a replatutory minimum of thirty (3 will expire SIX (6) MONTH oplication to become ABAN	y be timely filed  30) days will be considered timely S from the mailing date of this co IDONED (35 U.S.C. § 133).	•	
Status					
1) Responsive to communication(s) f	iled on <i>05 Mav 2006</i> .				
2a)⊠ This action is <b>FINAL</b> .	2b) ☐ This action is	non-final.			
3) Since this application is in condition	,		s, prosecution as to the	merits is	
closed in accordance with the prac	tice under <i>Ex parte Q</i>	uayle, 1935 C.D. 1	1, 453 O.G. 213.		
Disposition of Claims					
4) ☐ Claim(s) <u>1,2 and 5-18</u> is/are pending 4a) Of the above claim(s) is/5) ☐ Claim(s) is/are allowed.  5) ☐ Claim(s) <u>1,2,5-10,12-14 and 17</u> is/7) ☐ Claim(s) <u>15-16 and 18</u> is/are object 8) ☐ Claim(s) are subject to restrict the subject the subject to restrict the subject the subject to restrict the subject the subject the subject the subject the	are withdrawn from coarse rejected.				
Application Papers				,	
9) The specification is objected to by	the Examiner.				
10)⊠ The drawing(s) filed on <u>13 July 200</u>	<u>/3</u> is/are: a)⊠ accept	ed or b) ☐ objecte	d to by the Examiner.		
Applicant may not request that any ob	jection to the drawing(s)	be held in abeyance	e. See 37 CFR 1.85(a).		
Replacement drawing sheet(s) including 11) The oath or declaration is objected	_		-	• •	
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a clair a) All b) Some * c) None of:  1. Certified copies of the priorit 2. Certified copies of the priorit 3. Copies of the certified copie application from the Internat * See the attached detailed Office act	by documents have been by documents have been been by documents have been by the priority documents and the priority documents are sufficiently by the priority documents and the priority documents are sufficiently by the priority by the priority documents are sufficiently by the priority by the	en received. en received in App ents have been re ile 17.2(a)).	olication No eceived in this National	Stage	
	-				
Attachment(s)					
1) Notice of References Cited (PTO-892)		4) Interview Sun			
<ol> <li>Notice of Draftsperson's Patent Drawing Review</li> <li>Information Disclosure Statement(s) (PTO-1449</li> </ol>	•		Mail Datemal Patent Application (PTC	)-152)	
Paper No(s)/Mail Date <u>11/4/05</u> .		6) Other:		•	

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#### **DETAILED ACTION**

This is the final Office Action for the serial number 10/630,731, DISPLAY SUBSTRATE ACCOMMODATING TRAY AND APPARATUS AND METHOD FOR REMOVING THE DISPLAY SUBSTRATE, filed on 7/31/03.

## **Specification**

The disclosure is objected to because of the following informalities: Figure 9 of the drawing shows the supporting member (45) contains roller (46) which is indefinite because the roller is bigger than the hole of the display substrate accommodating tray (10) and table (42). The specification explains that the supporting member extends through the hole of tray and that if the roller is bigger than the hole of the display substrate accommodating tray, there will be no way for the roller to enter through the hole of the tray.

Appropriate correction is required.

#### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-2, 9-10 and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent # 6,260,706 to Koefelda.

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Koefelda teaches a tray (figure 1) comprising a bottom section (12), a frame (14, 16, 18 and 20) and engaging section (30, 32, 39) extending from a side surface of the frame in a substantially horizontal fashion. The frame is provided along a periphery of the bottom section and projects to a level higher than a level of a top surface of the bottom section. The frame has a positioning portion (on the bottom surface of 14,16,18,20 and as shown in figure 3). The bottom section includes a plurality of openings (28).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 6-8, 13 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Koefelda in view of Japan Patent Publication #11-059893 to Akihiro.

Koefelda teaches a tray (figure 1) comprising a bottom section (12), a frame (14, 16, 18 and 20) and engaging section (30) extending from a side surface of the frame in a substantially horizontal fashion. The frame is provided along a periphery of the bottom section and projects to a level higher than a level of a top surface of the bottom section. The frame has a positioning portion (on the bottom surface of 14,16,18,20 and as shown in figure 3). The bottom section includes a plurality of openings (28).

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Koefelda teaches the device above but fails to teach plurality of first supporting members and a second supporting member. Akihiro teaches a plurality of first supporting members (33) and a second supporting member (32). The plurality of first supporting members are inserted into the plurality of openings. It would have been obvious for one of ordinary skill in the art at the time the invention was made to have added first supporting members and second supporting member to Koefelda's device as taught by Akihiro to provide convenience for removing an object from the bottom section of tray.

In regards to claim 8, Koefelda in view of Akihiro teaches all elements above but fails to teach the elements in method. It would have been obvious for one of ordinary skill in the art at the time the invention was made to have specified steps for setting up elements together to provide convenience for removing object from the tray.

In regards to claim 17, Koefelda in view of Akihiro teaches the first supporting member is a rod having a top portion but fails to teach the top portion is larger than a remaining portion of rod. It would have been obvious for one of ordinary skill in the art at the time the invention was made to have modified the top portion larger than the remaining portion of rod to provide designer's choice for the shape and width of the rod.

Claims 5 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Koefelda in further view of Japan Patent # 236,953 to Nakajima et al.

Koefelda teaches the bottom section and frame but fails to teach the bottom section and frame are formed from a synthetic resin foam material. Nakajima et al. teaches the synthetic foam material (10). It would have been obvious for one of ordinary skill in the art at the time the invention was made to have modified Koefelda's bottom section and frame with synthetic resin

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foam material as taught by Nakajima et al. to provide designer's preference of material to use for bottom section and frame.

### Allowable Subject Matter

Claims 15-16 and 18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

In regard to claims 15-16, the prior art fails to teach the second supporting member is adapted to move upwards or downwards. In regards to claim 18, the prior art fails to teach each of the first supporting members has a roller provided at a top end thereof.

## Response to Arguments

Applicant's arguments with respect to claims 1-3 and 5-14 have been considered but are most in view of the new ground(s) of rejection.

With respect to applicant's argument on page 7 stating that the office action used Koefelda's feet 46, 48, 50, 52 as positioning portion however the feet do not provide a secure engagement between trays. Since the applicant included "along an entire periphery of said frame" in amended claims 1-9, the examiner changed the reference numbers for the positioning portion to the bottom surface of frame (14, 16, 18 and 20 as shown in figure 3). The bottom surface of the frame has the ability to sit on the other tray as in stacked up configuration.

The applicant argues that Koefelda's handle 30 does not meet the claimed limitation for claim 14. The examiner intended not to limit the engaging section to element 30, elements 32

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and 39 can also be considered as engaging section that provide grip for a human being to lift and transport the tray.

With respect to applicant's argument, the applicant argues that the second member 32 in Akihiro's invention remains stationary and does not provide support while the display substrate is being raised above the accommodating tray. The examiner disagrees with the applicant because claim 6, lines 11-12 states that "a second supporting member for supporting the display substrate accommodating tray while the display substrate is being raised above the accommodating tray," the applicant is not claiming the second support member is movable or in motion for supporting the display substrate accommodating tray but supports it. Element 32 in Akihiro's invention shows that it supports the display substrate accommodating tray when the display substrate is being raised.

On pages 8-9, the applicant argues that "Nakajima discloses a manufacturing method that incorporates a foamed sheet body 10. Applicant submits that Nakajima also fails to teach or suggest the claimed "positioning portion." The examiner disagrees with the applicant because first of all Koefelda teaches the positioning portion and the examiner used Nakajima reference for modifying Koefelda's frame and bottom section material to foamed material.

#### **Conclusion**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alfred Joseph Wujciak III whose telephone number is (571) 272-6827. The examiner can normally be reached on 8am-4:30pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl Friedman can be reached on (571) 272-6815. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Alfred Joseph Wujciak III

Examiner

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7/21/06